MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT A SENTENCE BY A PERSON IN FEDERAL CUSTODY

INSTRUCTIONS---READ CAREFULLY

 <u>Use This Form</u> – If you are currently serving or will serve a sentence under the judgment against you of a federal court and you are asking for relief from the conviction or the sentence, unless 28 U.S.C. § 2255 is inadequate or ineffective to test the legality of your detention. This form is your motion for relief.

You must file the motion in the United States district court which entered the judgment that you are challenging. In this motion, you may challenge the judgment entered by only one court. If you want to challenge a judgment entered by a different judge (either in the same district or in a different district), you must file a separate motion.

Do Not Use This Form -

*IF YOU ARE CHALLENGING THE CONSTITUTIONALITY OF YOUR STATE COURT CONVICTION OR SENTENCE. INSTEAD, USE THE FORM ENTITLED "PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY."

*IF YOU ARE A PRETRIAL DETAINEE CHALLENGING YOUR PRE-CONVICTION CUSTODY, A FEDERAL PRISONER CHALLENGING THE EXECUTION OF YOUR SENTENCE OR AN ACTION TAKEN BY THE BUREAU OF PRISONS, OR A PERSON IN CUSTODY CHALLENGING AN IMMIGRATION-RELATED ORDER (OTHER THAN A REMOVAL ORDER), OR IN OTHER SITUATIONS WHERE RELIEF IS NOT AVAILABLE UNDER 28 U.S.C. § 2254 OR 28 U.S.C. § 2255, OR IF 28 U.S.C. § 2255 IS INADEQUATE OR INEFFECTIVE TO TEST THE LEGALITY OF YOUR DETENTION, USE THE FORM ENTITLED "APPLICATION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2241 BY A PERSON IN CUSTODY."

- 2. **<u>Readable</u>** You may either type or neatly handwrite the information on the following form. It must be readable.
- 3. <u>Signed Under Penalty of Perjury</u> To submit your motion, it must be signed. Your signature indicates that the motion is signed "under penalty of perjury." This means that any false statement of a material fact presented in your motion may serve as a basis for prosecution and conviction for perjury. Your signature does **not** have to be witnessed by a notary public. The motion may also be signed by a person authorized to sign it for you, such as an attorney.
- Copies and Proper Court When the motion is fully completed, you must mail the original and one (1) copy to: Clerk of Court, United States District Court for the Eastern District of Wisconsin, 517 East Wisconsin Avenue, Milwaukee, WI 53202.
- 5. <u>All Grounds</u> You must include all grounds for relief in this motion and the facts supporting each ground for relief. If you fail to do so, you may be prevented from presenting additional grounds at a later date.
- 6. <u>Legal Citations and Arguments</u> You must answer all applicable questions. However, you should not cite to legal authorities (i.e., case law or statutes) **on this form**. If you submit a supporting memorandum in addition to this form, it must not exceed fifteen (15) pages. Excess pages will not be considered.
- 7. <u>Fee</u> No fee is required by this motion. If you cannot pay for the costs of this motion, such as costs for an attorney or transcripts, you may ask to proceed *in forma pauperis* (as a poor person). To do so, you must complete and sign the petition and affidavit attached to this motion and have an authorized officer at the penal institution complete and sign the attached certificate. You must also have an authorized officer attach a printout of your prison trust account activity statement for the six months prior to the filing of your motion.
- 8. <u>CAPITAL CASES</u> If you are under a sentence of death, you are entitled to the assistance of counsel and should request the appointment of counsel.

9. <u>Prisoner E-Filing Program</u> – Inmates confined at Dodge Correctional Institution, Green Bay Correctional Institution, Waupun Correctional Institution, Wisconsin Secure Program Facility, Columbia Correctional Institution, and Oshkosh Correctional Institution must submit all correspondence and case filings, including the habeas petition and any *in forma pauperis* petition, to institution staff for filing.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Plaintiff,		
V.		
	Docket No.	
		(to be supplied by Clerk)
Full Name (under which you were convicted)		
Prisoner Number		
Place of Confinem ent,		
Movant.		
	<u> </u>	

BY A PERSON IN FEDERAL CUSTODY

. <u>Sl</u>	JBJECT OF THIS PETITION					
A.	Name and location of the court that entered the judgment of conviction that you are challenging					
В.	3. Criminal docket or case number					
C.	C. Date of the judgment of conviction					
D.	Date of sentencing Length of sentence					
E.						
	. Nature of crime (all counts)					
	What was your plea? (Check one)					
	G Not guilty G Guilty G Insanity plea G Nolo contendere (no contest)					
	If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, whe did you plead guilty to and what did you plead not guilty to?	nat				
Н.	If you went to trial, what kind of trial did you have? (Check one)					
	G Jury G Judge only					
I.	Did you testify at a pretrial hearing, trial, or a post-trial hearing?					
	G Yes G No					
	If yes, state the type(s) of hearing or proceeding					
J.	. Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time?					
	G Yes G No.					

SUBJECT OF THIS PETITION - continued

are challenging?

II.

		G Yes	G No			
DII	DIRECT APPEAL OF CONVICTION					
A.	Did you appeal the judgment of conviction?					
		G Yes	G No			
	If y	es, attach the	decision(s) that resolved your appeal and answer the following questions:			
	1.	Name of court	of appeals			
	2.	Date of filing a	appeal			
	3.	Grounds raise	d			
	4.	Result				
B.			tion for certiorari in the United States Supreme Court?			
		G Yes	G No			
		res, attach the destions:	decision(s) that resolved your petition for certiorari and answer the following			
	1.	Date of filing p	petition for certiorari			
	2.	Grounds raise	d			
	3.	Result				

K. Do you have any future sentence to serve after you complete the sentence for the judgment that you

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III. POST-CONVICTION RELIEF OTHER THAN DIRECT APPEAL

applications, or motions concerning the federal judgment that you are now challenging?
G Yes G No
If yes, attach the decision(s) that resolved your application for federal post-conviction relief and answe the following questions:
1. Name of court
2. Docket or case number
3. Date of filing
4. Type of petition, application, or motion filed
5. Grounds raised
6. Did you receive a hearing where evidence was given on your petition, application, or motion?
G Yes G No
7. Result
8. Date
9. Did you appeal your first federal petition, application, or motion to a federal appellate court?
G Yes G No
10. If you did not appeal, explain why not:

A. Other than the appeals listed above in Section II, have you previously filed any other federal petitions,

B. If you filed a second federal petition, application, or motion, attach the decision and answer the following questions:

POST-CONVICTION RELIEF OTHER THAN APPEAL - continued

C.

1.	Name of court
	Docket or case number
	Date of filing
	Type of petition, application, or motion filed
5.	
6.	Did you receive a hearing where evidence was given on your petition, application, or motion?
	G Yes G No
7.	Result
8.	Date
9.	Did you appeal your second petition, application, or motion to a federal appellate court?
	G Yes G No
10	If you did not appeal, explain why not:
	ou filed a third federal petition, application, or motion, attach the decision and answer the following estions:
1.	Name of court
2.	Docket or case number
3.	Date of filing
	Type of petition, application or motion filed

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POST-CONVICTION RELIEF OTHER THAN APPEAL - continued 5. Grounds raised 6. Did you receive a hearing where evidence was given on your petition, application, or motion? G No G Yes 7. Result ______ 8. Date 9. Did you appeal your third petition, application, or motion to a federal appellate court? G Yes G No 10. If you did not appeal, explain why not: IV. GROUNDS FOR RELIEF For this motion, state every ground supporting your claim that you are being held in violation of the Constitution, laws, or treaties of the United States. If you fail to do so, you may be prevented from presenting additional grounds at a later date. Attach additional pages if you have more than four grounds. State the facts supporting each ground. Ground One Supporting FACTS (Briefly summarize the facts without citing cases or law.)

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Ground Two							
Supporting EAC	TC /D =: a fl a	i			\		
Supporting FAC	TS (Briefly sumr	marize the fact	s without citing	g cases or la	w.)		
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GROUNDS FOR RELIEF - continued

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GROUNDS FOR RELIEF - continued

Ground Three
Supporting FACTS (Briefly summarize the facts without citing cases or law.)
Ground Four
Supporting FACTS (Briefly summarize the facts without citing cases or law.)

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<u>GF</u>	<u>ROU</u>	NDS FOR RELIEF - continued
V.	RE	PRESENTATION
	Gi۱	ve the name and address of each attorney who represented you in the following:
	1.	At preliminary hearing
	2.	At arraignment and plea hearing
	3.	At trial
	4.	At sentencing
	_	
	5.	On direct appeal
	6.	In any federal post-conviction proceeding
	0.	in any rederal post-conviction proceeding
	7.	On appeal from any ruling against you in a federal post-conviction proceeding
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VI.	REQUEST FOR RELIEF
	State exactly what you want the court to do for you.
VII.	DECLARATION UNDER PENALTY OF PERJURY
	I, the undersigned, hereby declare under penalty of perjury that the foregoing information is true and correct
	Signed this, 20
	Signature of Movant
	(Signature of lawyer, if any)
	(Signature of lawyer, if arry)
	If you are signing the motion and are not the movant, state your relationship to the movant and explain why the movant is not signing this motion.

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VIII. CERTIFICATE OF INMATE MAILING - Optional

If you deposit your motion under 28 U.S.C. § 2255 to vacate, set aside, or correct your sentence in your prison/institutional/jail mailing system and attach first-class postage pre-paid, and complete and sign this statement, you will establish the filing date as the date of deposit in that mailing system.

I, the undersigned, hereby	declare under penalty	of perjury that I placed this moti	on to vacate, set aside or
correct federal sentence ur	nder 28 U.S.C. § 2255 i	n the prison/institutional/jail mail	ing system with a prepaid,
first-class postage on			
		(month, day, year)	
Signed this	day of		, 20
		Cinn store of Manager	
		Signature of Movant	

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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Plaintiff or Petitioner (full name)		
	Case No.	
V.	(to be supplied by C	lerk)
Defendant(s) or Respondent(s) (full name)		

PRISONER'S PETITION AND AFFIDAVIT TO PROCEED WITHOUT PREPAYMENT OF FEES AND/OR COSTS

THIS FORM IS FOR PRISONERS ONLY.

The cost of filing nearly every civil action is \$405.00. This includes the \$350.00 statutory filing fee and a \$55.00 administrative fee. If you cannot afford this \$405.00 fee you may ask permission to proceed without the prepayment of fees and/or costs by completing this form, the attached authorization, and providing the court with a certified copy of your institutional trust account statement for the past six months. The court will review your trust account statement and calculate the amount you must pay for your case to proceed. After you pay this initial partial filing fee, the court will review your complaint to determine whether it is sufficient to proceed. Every month, the prison will automatically deduct 20% of your monthly income from your institutional trust account. The money will be forwarded to the court to be paid towards the remainder of the \$350.00 statutory filing fee. These automatic deductions will continue until the \$350.00 statutory filing fee is paid in full. Prisoners granted permission to proceed without the prepayment of fees and/or costs do not have to pay the \$55.00 administrative fee.

The filing fee for a petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2241 or 2254 is \$5.00. If you are unable to pay this \$5.00 filing fee, complete this form, the attached authorization, and provide the court with a certified copy of your institutional trust account statement for the past six months. If the court finds that you are unable to pay the \$5.00 filing fee, the court will grant your petition to proceed without prepayment of fees and/or costs and you will not have to prepay the \$5.00 fee.

If you are filing a motion to vacate, set aside, or correct a sentence pursuant to 28 U.S.C. § 2255, there is no filing fee. However, you may want to complete and return this form and the attached authorization, and provide the court with a certified copy of your institutional trust account statement for the past six months if you believe you will be unable to pay other costs associated with your case such as the cost of obtaining transcripts.

(e.g. civil rights, petition for a writ of habe	eas cornus etc.)
(e.g. civil lights, petition for a writ of habe	cas corpus, etc.)
2. Are you currently married? □Yes □No	
3. If you and/or your spouse have any of the following assets, provide	e details:
Type of Asset	Approximate Value
Bank account (checking, savings, money market etc.)	\$
Retirement account (IRA, 401(k), 403(b), pension, etc.)	\$
Investments (certificate of deposit, stocks, securities, bonds, mutual funds, exchange traded funds, etc.)	\$
Real estate (house, apartment building, condo, lots, etc.)	\$
Other valuable assets (motor vehicles, boats, jewelry, art	\$
work, collectibles, etc.)	
I,	sought in the present complaint, petition, al of my claims. I answer the following
Institutional Identification Number:	
Signature:	Date:

This form does not need to be notarized.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Case No.
Case No (to be supplied by Clerk)
UTIONAL ACCOUNT INFORMATION IE FILING FEE
(institutional identification number) g custody of me, information about my institutiona
over the prior six months.
f me to continue to disclose information about my withdrawals to the court until the filing fee in this
f me to withdraw funds from my institutional trus d these funds to the court for payment of any filing
1

This form does not need to be notarized.